EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT 1 2 FOR THE DISTRICT OF ARIZONA 3 IN RE BARD IVC FILTERS No. MD-15-02641-PHX-DGC 4 PRODUCTS LIABILITY LITIGATION 5 This Document Relates to Plaintiff Brenda 6 Jackson, as Expected Administrator of the FIRST AMENDED SHORT FORM Estate of Gladys Trawick, 2:17-cv-00677-COMPLAINT FOR DAMAGES FOR 7 DGC INDIVIDUAL CLAIMS AND 8 **DEMAND FOR JURY TRIAL** 9 10 Plaintiff(s) named below, for their Complaint against Defendants named below, 11 incorporate the Master Complaint for Damages in MDL 2641 by Reference [Doc. 364]. 12 Plaintiff(s) further show the Court as follows: 13 1. Plaintiff/Deceased Party: 14 15 **Gladys Trawick** 16 2. Spousal Plaintiff/ Deceased Party's spouse or other party making loss of 17 consortium claim: 18 19 N/A 20 3. Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator): 21 Brenda Jackson, as Expected Personal Representative of the Estate of Gladys 22 23 Trawick 24 4. Plaintiff's/Deceased Party's state(s) of residence at the time of implant: 25 Florida 26 5. Plaintiff's/Deceased Party's state(s) of residence at the time of injury: 27 28 **Florida**

1							
2	6.	Plaintiff's current state(s) of residence:					
3		<u>Florida</u>					
4	-						
5	7.	District Court and Division in which venue would be proper absent direct filing:					
6		United States District Court for the Northern District of Florida					
7	8.	Defendants against whom Complaint is made:					
8							
9		⊠ C.R. Bard, Inc.					
10		Bard Peripheral Vascular, Inc.					
11	O	Basis of Jurisdiction:					
12	9.	Basis of Jurisdiction:					
13		□ Diversity of Citizenship					
14		□ Other:					
15		a. Other allegations of jurisdiction and venue not expressed in Master Complaint:					
16		a. Other anegations of jurisdiction and vehice not expressed in Waster Complaint.					
17		<u>N/A</u>					
18							
19							
20	10						
21	10	10. Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a					
22		claim (Check applicable Inferior Vena Cava Filter(s)):					
23		☐ Recovery® Vena Cava Filter					
24							
25		☐ G2 [®] Vena Cava Filter					
26		☐ G2 [®] Express (G2 [®] X) Vena Cava Filter					
27							
28		☐ Eclipse® Vena Cava Filter					

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1		\boxtimes	Meridian® Vena Cava Filter						
2			Denali® Vena Cava Filter						
3			0.1						
4			Other:						
5	11.	11. Date of Implantation as to each product: <u>05/19/2014</u>							
6									
7	12	Counts in the Master Complaint brought by Plaintiff(s).							
8	12.	2. Counts in the Master Complaint brought by Plaintiff(s):							
9		\boxtimes	Count I:	Strict Products Liability — Manufacturing Defect					
1011		\boxtimes	Count II:	Strict Products Liability — Information Defect (Failure to					
12			***						
			Warn)						
1314		\boxtimes	Count III:	Strict Products Liability — Design Defect					
15		\boxtimes	Count IV:	Negligence — Design					
16		\boxtimes	Count V:	Negligence — Manufacture					
17		<u> </u>	Count v.	Trogrigories Translateuro					
18		\boxtimes	Count VI:	Negligence — Failure to Recall/Retrofit					
19		\boxtimes	Count VII:	Negligence — Failure to Warn					
20									
21		\boxtimes	Count VIII:	Negligent Misrepresentation					
22		\boxtimes	Count IX:	Negligence Per Se					
23		<u></u>	G						
24		\boxtimes	Count X:	Breach of Express Warranty					
25		\boxtimes	Count XI:	Breach of Implied Warranty					
26		\square	Count VII.	Eroudulant Migrangaantation					
27			Count XII:	Fraudulent Misrepresentation					
28		\boxtimes	Count XIII:	Fraudulent Concealment					

1	\boxtimes	Count XIV	: Violations of Applicable Florida Law Prohibiting Consumer
2		Fraud and	Unfair and Deceptive Trade Practices
3			Loss of Consortium
4		Count AV.	Loss of Consolitum
5		Count XVI	: Wrongful Death
6 7	\boxtimes	Count XVI	I: Survival
8	\boxtimes	Dunitivo D	omogos
9			
10		Other(s):	(please state the facts supporting
11		this Count	in the space immediately below)
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13			
14			
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1920	12 I.,	wy Trial damand	lad for all issues so trickle?
21	13.Ju		led for all issues so triable?
22		Yes	
23		No	
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26			
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28			

Respectfully submitted this August 1, 2018. /s/ Marlene J. Goldenberg Stuart L. Goldenberg (pro hac vice) Marlene J. Goldenberg (pro hac vice) GOLDENBERGLAW, PLLC 800 LaSalle Avenue, Suite 2150 Minneapolis, MN 55402 Tel: (612) 333-4662 slgoldenberg@goldenberglaw.com mjgoldenberg@goldenberglaw.com Attorneys for Plaintiffs